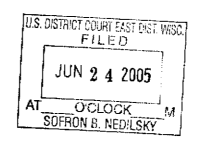
Mr. Nedilsky Clerk of Court



See recently learned that the Bereau of prisons (B.O.P.) through the U.S. attorney is going to contact the court to make it aware that they (B.O.P.) supplied the court with misinformation which the court relied upon to modify my sentence.

I as a direct party involved in this action would like to be advised and receive a copy of any and all communication between the court and the B.O.P., as well as any hearings, briefings, filings etc. that may result from this motification.

your cooperation in this matter will be greatly appreciated.

Sincerely Jeffry G. Haydock

JEFFREY L. HAYDOCK #02351-090 FEBERAL CORRECTIONAL INSTITUTION P.O., BOX 5000 PEKIN, IL 41555-5000

CASE NO. (85-CR-141)

REQUEST FOR ADMINISTRATIVE REMEDY

U.S. DEPARTMENT OF JUSTICE Federal Bureau of Prisons

Type or use ball-point pen. If attachments are needed, submit four copies. Additional instructions on reverse.

Jeffrey L. Haydock 02251-090 and distributed lowe-2 FCI-Pekin LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

INMATE REQUEST

"I was arrested in 1985, and sentenced in 1986 and i beleive that I have a presented in 1985, and sentenced in 1986 and i beleive that I have a presented being one of the company of the

Tem requesting a review of my sentence computation pursuant to 8.0.P.P.S.55880.30 "
I was sentenced prior to the "Gonzales" decision, UNITED STATES-V-GONZALES 118 s.ct
1032, 137 L.ED. 132 (1997).

As a result my § 924(c) sentence has been incorrectly applied, contrary to Gonzales.

(see continuation page)

<u>5-31-05</u>

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Part B- RESPONSE

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HIRD COPY RETURN TO INMATE

Ç∕art B⊆- Response Administrative Remedy #378013-F1

This is in response to your Request for Administrative Remedy in which you claim the

information provided to the sentencing court regarding your federal sentence was in

error. You request a review of your federal sentence be conducted with the sentencing

court.

An investigation into this matter revealed, the court had been advised based on the

Bureau of Prisons' (BOP) pre-Gonzalez policy, that your five-year non-parofable

sentence would have to be served first, and therefore the sentences could not run

concurrently with your state sentence. The court subsequently entered an amended

order. In accordance with BOP Program Statement 5880.30 entitled Sentence

Computation Manual, the Inmate systems Management staff will contact the court and

advise them of the misinformation which was previously given. Staff will request the

court to advise them if they do not agree with the manner in which your sentence has

been computed. Absent a response from the court amending your sentence, your

sentence will remain as computed.

Due to the above information your request for relief in this matter is partially granted as

a review has been conducted and we are awaiting a response from the court. If you are

not satisfied with this response, you may appeal on the appropriate form to the Regional

Director within twenty days from the date of this response.

X. Veach, Warden

Date